material form 295 may be eliminated.

(369) Figure 86 is a sectional view of one embodiment taken substantially from the perspective of lines 86-86 of [Figure] Figures 83 and 86A when using the material form embodiment 296. The embodiment of Figure 86 is also shown in top plan view in Figure 86A. The embodiments of Figures 86 and 86A show an article generally depicted as 307. In Figures 86 and 86A it is seen that structures 304 have been formed by the injection molding process. While shown in simplified rectangular form it is understood by one skilled in the art that injection molding can provide highly detailed three-dimensional structures. In Figures 86 and 86A structures 304 are shown to slightly overlap electrically conductive material 299. In this particular embodiment structures 304 comprise electroplateable material. However, it will be appreciated that in other embodiments the structure produced by the injection molding operation may not be electroplateable. For example, it may form an insulating portion of a structure that is eventually exposed to an electrochemical process such as electroplating. It will also be understood that additional structure can be produced on article 307 between the injection molding operation and the electroplating operation. This additional structure can be produced by many techniques known in the art including an additional injection molding operation.

REMARKS

It is believed that this Supplemental Amendment and Reply, in combination with the original Amendment filed May 16, 2006, constitute a proper, complete and compliant amendment for further examination. Acceptance of this instant Supplemental Amendment and the original amendment of May 16, 2006 is respectfully requested.

CONCLUSION

All of the stated grounds of objection and rejection have been properly traversed, accommodated, or rendered moot. Applicant therefore respectfully requests that the Examiners reconsider all presently outstanding objections and rejections and that they be withdrawn. Applicant believes that a full and complete reply has been made to the outstanding Office Action and, as such, the present application is in condition for allowance. If the Examiner believes, for any reason, that personal communication will expedite prosecution of this application, the Examiner is invited to telephone the undersigned at the number provided below.

Prompt and favorable consideration of this Amendment and Response is respectfully requested.

By: 6

Date: 6/28/2006

Respectfully submitted,

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